

Washington, Saturday, September 27, 1941

The President

EXECUTIVE ORDER

RESTORING TO THE GOVERNMENT OF THE COMMONWEALTH OF THE PHILIP-PINES LANDS COMPRISING THE UNITED STATES CHROMITE RESERVATION SITUATE IN THE PROVINCE OF ZAMBALES, ISLAND OF LUZON, PHILIPPINE ISLANDS

WHEREAS it appears that certain lands comprising the United States Chromite Reservation, situate in the Province of Zambales, Island of Luzon, Philippine Islands, are no longer required for the purposes for which reserved: and

WHEREAS it is deemed desirable and in the public interest that such lands be restored to the Government of the Commonwealth of the Philippines;

NOW, THEREFORE, by virtue of and pursuant to the authority vested in me by section 9 of the act of August 29, 1916. 39 Stat. 547, the following described lands of the United States situate in the Province of Zambales, Island of Luzon. Philippine Islands, and described as Parcel No. 3 in a proclamation of the Governor General of the Philippine Islands dated April 24, 1930, and reserved and set apart by reason of the deposits of chromite thereon for the public purposes of the United States by Executive Order No. 5690, dated August 20, 1931, are hereby restored to the Government of the Commonwealth of the Philippines, to be administered for the benefit of the inhabitants thereof:

Parcel No. 3.—All that area bounded by north latitudes 15°44'30" and 15°46'30" and by east longitudes 119°58'30" and 120°00'30".

. Franklin D Roosevelt

THE WHITE HOUSE,

September 25, 1941.

INo. 89081

[F. R. Doc. 41-7212; Filed, September 26, 1941; 11:47 a. m.]

Rules, Regulations, Orders

TITLE 6-AGRICULTURAL CREDIT

CHAPTER III—FARM SECURITY ADMINISTRATION

Part 300—General.

§ 300.7 Authority to designate counties in which loans for the purchase of farms pursuant to the provisions of Title I of the Bankhead-Jones Farm Tenant Act may be made. By virtue of and pursuant to the authority vested in me by the Bankhead-Jones Farm Tenant Act (7 U.S.C. 1000-1029), the Administrator of the Farm Security Administration is hereby given the authorization to determine within each state the particular counties in which loans are to be made during each fiscal year with the advice of the state Farm Security Advisory committee, which committee shall take into account data on farm population and prevalence of tenancy. The names of counties so determined shall be published in the FEDERAL REGISTER. (Bankhead-Jones Farm Tenant Act, 50 Stat. 522) [Administration Order 259] Approved September 26, 1941.

[SEAL]

GEOVER B. HILL, Assistant Secretary.

Recommended September 5, 1941.

J. O. WALKER,
Acting Administrator.

[F. R. Dcc. 41-7203; Filed, September 20, 1941; 11:30 a. m.]

TITLE 26—INTERNAL REVENUE

CHAPTER I—BUREAU OF INTERNAL REVENUE

[T. D. 6970]

PART 171—MISCELLANEOUS REGULATIONS
RELATED TO LIQUOR

FLOOR STOCKS TAXES ON DISTILLED SPIRITS
AND WINES

Sections 533 and 534 of the Revenue Act of 1941, approved September 20, 1941

16 F.R. 14.

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(Public Law 250—77th Congress), read as follows:

SEC. 533. DISTILLED SPIRITS.

(d) Floor stocks tax. Section 2800 of the Internal Revenue Code is amended by in-serting at the end thereof the following new subsection:

"(i) Floor stocks tax.

"(1) Upon all distilled spirits upon which the internal-revenue tax imposed by law has been paid, and which on October 1, 1941, are held and intended for sale or for use in the manufacture or production of any article in-tended for sale, there shall be levied, assessed, collected, and paid a floor stocks tax of \$1 (except that in the case of brandy, the rate shall be \$1.25) on each proof-gallon, and a proportionate tax at a like rate on all frac-

proportionate tax at a like rate on all fractional parts of such proof-gallon.

"(2) Every person required by this subsection to pay any floor stocks tax shall, on or before January 1, 1942, under such regulations as the Commissioner, with the approval of the Secretary, shall prescribe, make a return and pay such tax. Payment of the tax shown to be due may be extended to a date not later than August 1, 1942, upon the filing of a bond for payment thereof in such form and amount and with such surety or sureties as the Commissioner, with the approval of the as the Commissioner, with the approval of the Secretary, may prescribe.

"(3) All provisions of law, including penalties, applicable in respect of internal-revenue taxes on distilled spirits shall, insofar as applicable and not inconsistent with this subsection, be applicable in respect of the floor stocks tax imposed hereunder. For the purposes of this subsection the term "distilled spirits" shall include products produced in such manner that the person producing in such manner that the person producing them is a rectifier within the meaning of section 3254 (g)."

SEC. 534. WINES.

(c) Subchapter F of Chapter 26 of the Internal Revenue Code is amended by insert-ing at the end thereof the following new section:

Section:
Sec. 3192. Floor STOCKS TAX ON WINES.

"(a) Floor stocks tax. Upon all wines upon which the internal-revenue tax imposed by law has been paid, and which on October 1, 1941, are held and intended for sale or for use in the manufacture or production of an article intended for sale, there

duction of an article intended for sale, there shall be levied, assessed, collected, and paid a floor stocks tax at rates equal to the increases in rates of tax (over the defense tax rates) made applicable to such articles by section 534 of the Revenue Act of 1941.

"(b) Returns. Every person required by subsection (a) to pay any floor stocks tax shall, on or before January 1, 1942, under such regulations as the Commissioner, with the approval of the Secretary, shall prescribe, make a return and pay such tax. Payment of the tax shown to be due may be extended to a date not later than August 1, 1942, upon the filing of a bond for payment thereof in such form and amount and with such surety such form and amount and with such surety

or sureties as the Commissioner, with the approval of the Secretary, may prescribe.

"(c) Laws applicable. All provisions of law, including penalties, applicable in respect of the taxes imposed by section 3030 (a) shall, insofar as applicable and not inconsistent with this subsection, be applicable with respect to the floor stocks tax imposed by subsection (a)."

Pursuant to the above sections of law, the following regulations are prescribed:

§ 171.9 Distilled spirits. (a) Each distiller, proprietor of an industrial alcohol plant, internal revenue bonded warehouse, alcohol bonded warehouse, or taxpaid bottling house, and each rectifier, wholesale dealer in liquors, retail dealer in liquors, manufacturer, or any other person, corporation, partnership or as-

sociation holding on October 1, 1941, taxpaid distilled spirits, including alcohol and brandy, intended for sale or for use in the manufacture or production of any article intended for sale, shall before beginning business on that date prepare an inventory of all such taxpaid distilled spirits.

(b) The following kinds of distilled spirits, among others, are subject to the floor stocks tax of \$1.00 a proof gallon if taxpaid prior to October 1, 1941, and which on that date are held and intended for sale or for use in the manufacture or production of any article intended for

Alcohol.

- (2) Spirits—grain, spirits—cane and spirits—fruit.
 - (3) Whiskey, rum and gin.
- (4) Vermouth containing distilled spirits of any kind.
- (5) Cocktails containing distilled spirits of any kind.
- (6) Liqueurs, cordials and similar compounds containing distilled spirits of any kind.
 - (7) Tequila, okolehao, et cetera.
- (8) Distilled spirits of any kind, except brandy, held by any person for use in the manufacture of any article intended for sale, regardless of whether the article to be produced is in itself unfit for beverage purposes.
- (c) Brandy is subject to a floor stocks tax of \$1.25 a proof gallon if taxpaid prior to October 1, 1941, and which on that date is held and intended for sale or for use in the manufacture or production of any article intended for sale. The term "brandy" includes the following:
 - (1) Brandy.
 - (2) Blends of brandies.
- (3) Alcoholic products labeled and intended for sale as "brandy."
- (4) Brandy held by any person for use in the manufacture of any article intended for sale, regardless of whether the article to be produced is in itself unfit for beverage purposes.
- (d) (1) The inventory of distilled spirits shall be prepared in duplicate on sheets of paper not larger than 101/2 x 16 inches to be furnished by the taxpayer. The distilled spirits shall be listed separately by kinds, that is, there will be a separate listing of alcohol, whiskey, gin, rum, cordials, liqueurs, cocktails, et cetera.
- (2) The inventory of brandy will be prepared, in duplicate, on a separate sheet or sheets of paper not larger than 101/2x16 inches, and identified as the inventory of brandy.
- (3) Each inventory will consist of two sections. The first section will cover bottled distilled spirits and will be divided into seven vertical columns which will be designated:
 - (i) Kind.
 - (ii) Number of Cases.
 - (iii) Size of Bottle.

- (iv) Number of Bottles.
- (v) Wine Gallons.
- (vi) Proof of Spirits.
- (vii) Proof Gallons.

Where distilled spirits in cases are in transit on October 1, 1941, the taxpayer will show, in addition to the foregoing, the serial numbers of the cases and the name of the bottler, plus the data required by paragraph 9.

(4) The second section will cover distilled spirits in packages (barrels or drums), tank cars, and in tanks. The serial number and kind of container, the name of the distiller, wine gallons, proof of the spirits, and proof gallons must be shown. Where such spirits are in transit on October 1, 1941, the taxpayer must also show the data required by paragraph 9.

Spirits in process of rectification, or in bottling or storage tanks, will be measured and proofed and the wine gallons, proof, and proof gallon content of each tank reported separately on the inventory. The number and kind of receptacle containing the spirits will also be shown

§ 171.10 Wines. (a) Each proprietor of a bonded winery, bonded storeroom, or taxpaid bottling house, and each rectifier, wholesale or retail dealer in liquors (including wholesale or retail dealer in wines and wholesale or retail dealer in wines and malt liquors), manufacturer, or any other person, corporation, partnership or association holding on October 1, 1941, taxpaid wines intended for sale or for use in the manufacture or production of any article intended for sale, shall also before beginning business on that date prepare an inventory of all such taxpaid wines.

(b) The term "wines" shall include, among others, the following, which are subject to the floor stocks taxes indicated below if taxpaid prior to October 1, 1941, and which on that date are held and intended for sale or for use in the manufacture or production of any article intended for sale:

Floor stocks tax (cents a gallon)

- Kind a gallon

 (1) Still wines, including vermouth, and all artificial or imitation wines or compounds sold as still wine, containing:
 - (i) Not more than 14 percent of alco-
 - hol by volume_______2

 (ii) More than 14 percent and not exceeding 21 percent of alcohol by volume________12
 - (iii) More than 21 percent and not exceeding 24 percent of alcohol by volume
- (2) Champagne and sparkling wines, that is, effervescent wine charged with carbon dioxide resulting from secondary fermentation of the wine in bulk or in the bottle.
- ¹ Cents per each one-half pint or fraction thereof.
- (c) The inventory of wines shall be prepared, in duplicate, on sheets of paper not larger than 10½ x 16 inches to be

furnished by the taxpayer. The inventory will be divided into 5 parts for the separate listing of the 5 different tax classes as follows:

Part 1: Still wines containing not more than 14 per cent of alcohol

Part 2: Still wines containing more than 14 per cent but not exceeding 21 per cent of alcohol

Part 3: Still wines containing more than 21 per cent but not exceeding 24 per cent of alcohol

Part 4: Champagne and other sparkling wines

Part 5: Artificially carbonated wines

Each part will be divided into six vertical sections which will be designated:

- (1) Kind of wine.
- (2) Number of packages.
- (3) Number of cases.
- (4) Size of bottles.
- (5) Number of bottles.
- (6) Total gallons.

Where wines are in transit on October 1, 1941, the taxpayer will show, in addition to the foregoing, the serial numbers of the cases, packages, or tank car, the name of the producer or bottler, plus the data required by paragraph 9.

Wines in process of rectification, or in bottling or storage tanks, shall be measured and the wine gallons and alcoholic content of the contents of each tank reported separately on the inventory. The number and kind of receptacle containing the wine shall also be shown.

(d) The inventory of wines may be attached to and made a part of the inventory of distilled spirits if the person preparing the inventory of wines also holds distilled spirits subject to floor stocks tax.

§ 171.11 Distilled spirits or wines on other premises or in transit. The tax-payer shall show separately and clearly in the inventory:

(a) All taxpaid distilled spirits of any kind and wines not on the premises of the taxpayer on October 1, 1941, but owned by him and stored elsewhere, giving the address of the place or places of storage,

(b) All taxpaid distilled spirits of any kind and wines not on the premises of the taxpayer, but owned by him and in transit from him to other persons or to himself on October 1, 1941, giving the means of transportation and the name and address of the consignee, and

(c) All taxpaid distilled spirits of any kind and wines owned by him and in transit to him on October 1, 1941, giving the means of transportation and the name and address of the consignor.

§ 171.12 Filing of return and payment of tax. (a) Each taxpayer designated in paragraphs 1 and 5 shall make a return on Form 758 (Revised 1941), in triplicate, for each place where distilled spirits or wines are held, in accordance with the instructions thereon. The original and duplicate copies must be filed not later than January 1, 1942, with the Col-

lector of Internal Revenue of the district in which the distilled spirits or wines are held. The original of the inventory must be attached to the duplicate copy of Form 753. The triplicate copy of the return and the duplicate copy of the inventory will be retained by the taxpayer at the location covered by the return. The filling of a blanket return with one Collector to cover a number of places in different collection districts will not be acceptable.

(b) The floor stocks tax shown by the return to be due shall be paid to the Collector of Internal Revenue at the time the return is filed, unless the date of payment of the tax is extended to a date not later than August 1, 1942, upon the filing, in accordance with the instructions thereon, of a bond on Form 723-A, in duplicate, in a penal sum of not less than the amount of the tax (including the delinquency penalty, if any), plus an anount equivalent to and not more than 10 per cent of the tax (including the delinquency penalty, if any).

[SEAL]

GUY T. HELVERING, Commissioner.

Approved: September 25, 1941.

Herdert E. Gaston,

Acting Secretary of the Treasury.

[P.R. Doc. 41-7201; Filed, September 26, 1941; 11:27 a. m.]

TITLE 32-NATIONAL DEFENSE

CHAPTER VIII-EXPORT CONTROL

SUBCHAPTER B—PROCLAIMED LIST OF CERTAIN BLOCKED NATIONALS [Administrative Order, Sup. 2, Sept. 25, 1941]

By virtue of the authority vested in the Secretary of State, acting in conjunction with the Secretary of the Treasury, the Attorney General, the Secretary of Commerce, the Economic Defense Board, and the Coordinator of Inter-American Affairs, by Proclamation of the President, promulgated July 17, 1941, the following Supplement No. 2 containing certain additions to, deletions from, and amendments to "The Proclaimed List of Certain Blocked Nationals", promulgated July 17, 1941, is hereby promulgated.

Date: September 25, 1941.

By direction of the President.

CORDELL HULL,
Secretary of State.

Heriry Morgenthau, Jr., Secretary of the Treasury. Francis Biddle,

Attorney General.

JESSE H. JONES, Secretary of Commerce.

Milo Perkirs, Executive Director, Economic Defense Board.

> NELSON A. ROCKEFELLER, Coordinator of Inter-American Affairs.

²6 F.R. 3555. ²6 F.R. 3557. Supplement 1 appears at 6 F.R. 3773.

I. Additions

ARGENTINA

Air France; Buenos Aires, and all branches in Argentina.

Anilina "Colibri" (German Ortkras); Av. Alvarez Thomas 1340, Buenos Aires. Argentine Sanitary Corporation—"Arsaco"; 25 de Mayo 158, Buenos Aires.

"Arsaco"—Argentine Sanitary Corporation; 25 de Mayo 158, Buenos Aires. Bunge, O. F.; Casilla de Correo 1458, Buenos Aires.

"Colibri", Anilina (German Ortkras); Av. Alvarez Thomas 1340, Buenos Aires.

Denk & Cia., G., Sociedad en Comandita Exclusividad de los Aceros "Boehler" (Casa Denk); Belgrano 550, Buenos Aires.

Editorial Argentina Sociedad de Responsibilidad Limitada; Rivadavia 655, Buenos Aires.

El Pampero; Piedras 338, Buenos Aires. Italoptica (Santos Zaghi); Corrientes 571, Buenos Aires.

La Exportadora Transatlantica, S. A.; 25 de Mayo 158, Buenos Aires.

Lapaco, Arcadio; Castillo 1533, Buenos Aires.

L. A. T. I., Linhas Aereas Transcontinentaes Italiana S. A.; Buenos Aires.

Panamerica Touring & Camping, S. R. L. (Panamerican Trade Service); Rivadavia 409, Buenos Aires.

Pereira, Manuel; Buenos Aires.

Sandmann, Kurt; Avda. de Mayo 1370, Buenos Aires.

Smith, S. Herbert; Ing. Huergo 1179, Buenos Aires.

BOLIVIA

Alvarado, Julian; La Paz. Barber & Co., Sucs., Alfredo W.; Ri-

beralta. Bendel & Cia.; La Paz.

Dauelsberg & Cia.; La Paz.

Drogueria Albrecht (A. & M. Plattner Sucrs.); Calle Colon 402, La Paz.

Drogueria Hamburgo (Ernest Schilling); Calle Socabaya 126, Casilla 262, La Paz.

Gasser e Hijos; Cochabamba. Keidel y Cia.; Potosi.

Loaiza, Carlos; La Paz.

Rossell, E.; La Paz.

Sanchez, Augusto; Cochabamba. Sickinger & Cia., Sucs.; Casilla 661,

4-20 Piaza San Francisco, La Paz. Sonnenschein, Carl; Riberalta.

Velasco S., Guillermo; La Paz. Vergara, Max; La Paz.

BRAZIL

Air France; Praca Floriano 55, Rio de Janeiro, and all branches in Brazil.

Allema, Casa (Schadlich, Obert and Cia.); Rua Direita 176, Sao Paulo, and all branches in Brazil.

Alm & Heinritz (Fabrica de Ferramentas de Precisao); Rua Javorau 380, Sao Paulo.

Aranda e Regnier (Engenheiros, Industriaes Regnier, S. A.); Rua Candelaria 92, Rio de Janeiro.

Bockmann, Paul L. (Ferro Transmares, Ltda.); Rua Libero Badro 641 (Caixa Postal 515), Sao Paulo.

Cervejaria Brahma, Companhia (Companhia Hanseatica); M. Sapucai 200, Rio de Janeiro, and all branches in Brazil.

Colombelli, Ernesto; Rua Bella Cintra 1631, Sao Paulo.

Cooperativa Vinicola e Agricola de Sao Roque: Sao Roque. Sao Paulo.

Cunha, A. R. (Jr.); Rua Araujo, Porto Alegre 70, Rio de Janeiro.

Engenheiros, Industriaes Regnier, S. A. (Regnier & Cia, Ltda.; Regnier, S. A.; Regnier & Anachoreta; Aranda e Regnier); Rua Candelaria 92, Rio de Janeiro.

Estamparia Moderna (Octavio Martins and Cia.); Rua Riachuelo 142, Rio de Janeiro.

Estamparia Octavio Martins (Octavio Martins and Cia.); Rua Justiniano da Rocha 200-A, Rio de Janeiro.

Fabrica de Ferramentas de Precisao (Alm & Heinritz); Rua Javorau 380, Sao Paulo.

Farmoquimica Ltda.; Rua Voluntarios da Patria 132, Rio de Janeiro.

Ferro Transmares, Ltda. (Paul L. Bockmann); Rua Libero Badaro 641 (Caixa Postal 515), Sao Paulo.

Financeira Barros-Handley, Ltda. Sociedade (Godofredo Handley & Cia., Ltda.); Largo do Cafe 14, Sao Paulo.

Handley & Cia., Ltda., Godofredo (Financeira Barros-Handley, Ltda. Sociedade); Largo do Cafe 14, Sao Paulo.

Hanseatica, Companhia (Companhia Cervejaria Brahma); 115 Jose Higino, Rio de Janeiro and all branches in Brazil.

Industria de Electro Acos Plangg, Ltda.; Novo Hamburgo.

Leuzinger, S. A.; Rua do Lavradio 162, Rio de Janeiro.

Lorenzetti & Cia., Ltda.; Avenida Presidente Wilson 1230, Sao Paulo.

Malheiro, Menici; Avenida Rio Branco 69–77, Rio de Janeiro.

Marelli, Renato; Rua Libero Badaro 443, Sao Paulo.

Martins and Cia., Octavio (Estamparia Octavio Martins; Estamparia Moderna); Rua Miguel Couto 81, Rio de Janeiro.

Melzer, Winrich; Rua Senador Queiroz 96, Sao Paulo.

Meyer & Cia.; Rua Conselheiro Mafra 4, Florianopolis.

Neugebauer & Cia., Ernesto; Av. Germania 230 (Navegantes), Porto Alegre. Noethlich, Herbert; Avenida Rio

Branco 52, Rio de Janeiro.
Nygaard, Christiano (Filho); Com-

mendador Cominha 48, Porto Alegre.
Oldendorf, E.; Rua-Senador Queiroz

192, Sao Paulo. Petersen y Cia., Ltda.; Caixa Postal

1046, Sao Paulo.

Pettinati and Companhia Ltda., Francisco; Rua Conselheiro Crispiniano 29.

Sao Paulo.
Picard, Ernesto; Rua Brigadeiro Tobias 673, P. O. Box 4226, Sao Paulo.

Regnier & Anachoreta (Engenheiros, Industriaes Regnier, S. A.); Rua Candelaria 92, Rio de Janeiro.

Regnier, S. A. (Engenheiros, Industriaes Regnier, S. A.); Rua Candelaria 92. Rio de Janeiro.

Regnier & Cia., Ltda. (Engenheiros, Industriaes Regnier, S. A.); Rua Candelaria 92, Rio de Janeiro.

Rehder, Raul; Jose Maria Lisboa 1163, Sao Paulo.

Rik, Richard; Rua Conselheiro Moreira de Barros 213, Sao Paulo.

Rudert H.; Rio de Janeiro.

Schadlich, Obert and Cia. (Casa Allema); Rua Direita 160, Sao Paulo, and all branches in Brazil.

Sergio Filhos & Companhia; Rua Sampaio Moreira 29, Sao Paulo.

CHILE

Air France; Santiago, and all branches in Chile.

Benkel y Cia; Casilla 3421, Catedral 1151, Santiago.

Berg-Boulin, Peter (Hausner y Cla.); Nueva York 52, Santiago.

Dauelsberg y Cla.; Antofagasta and Arica.

Hausner y Cia. (Peter Berg-Boulin); Nueva York 52, Santiago.

Koch, Carlos; Arica.

"Transocéan" Agencia Noticiosa; Seminario 506, Santiago.

COLOMBIA

Almacen Bremen (Margarita Luchau); Manizales.

Breuer, Moller & Co, Sucrs; Barranquilla, and all branches in Colombia.

Colombiana de Colorantes y Productos Químicos, Ltda., Compania; Bogota.

Doyle & Co.; Barranquilla.

Fabrica de Pastas Alimenticias, "La Insuperable" (Generoso Mancini); Apartado Nacional 226, Aereo 62, Bolivar, Topacio, Barranquilla, and all branches in Colombia.

Fischer, F. (Oficina de Ingenieria Moderna); Bucaramanga.

Foto Heumann; Barranquilla.

Heumann, Foto; Barranquilla.

Hotel Astoria (Industrial & Mercantil, S. A., Sociedad); Barranquilla.

Hotel Continental; Avda. 1 de Mayo, Medellin.

Industrial & Mercantil, S. A., Sociedad (Hotel Astoria; Faillace Hermanos); Barranquilla.

Instituto Behring de Terapeutica Experimental, Cia. Ltda.; Bogota.

Kirschke & Co., A.; Apartado Nacional 1369, Bogota.

Laboratorios Roman, S. A.; Apartado 84, Apartado Aereo 150, 108 Universidad, Cartagena.

"La Insuperable" Fabrica de Pastas Alimenticias (Generoso Mancini); Apartado Nacional 226, Aereo 62, Bolivar, Topacio, Barranquilla, and all branches in Colombia.

Libreria Cervantes (Emilio Royo); San Bias, 20 de Julio, Apartado 233, Barranquilla.

Lignarolo & Cia., Gaetano; Apartado 318, Cali.

Lubinus, Gustavo; Bucaramanga. Luchau, Margarita (Almacen Bremen); Pereira.

Lundi, Alberto; Carrera 11 S. No. 510, Bucaramanga.

Mancini, Generoso (Fabrica de Pastas Alimenticias "La Insuperable"); Apartado Nacional 226, Aereo 62, Boliyar, Topacio, Barranquilla, and all branches in Colombia.

Manufacturas Delta, Ltda.; Copacabana.

Merck Colombia, S. A.; Bogota. Morocco, Francisco; Bucaramanga. Nebiolo Torino, Societa; Calle 12, No. 4–88 (Apartado Nacional 1157, Apartado Aereo 3762), Bogota, and Barranquilla.

Oficina de Ingenieria Moderna (Franz Tutzer; F. Fischer); Bucaramanga.

Puccini & Compania, Vicente (Comisariato); Apartado Aereo 45, Apartado Nacional 54, Barranquilla.

Puente, Angel; Bucaramanga.

Royo, Emilio (Libreria Cervantes); San Blas, 20 de Julio, Apartado 233, Barranguilla.

Schwartau & Co., S. A., Juan; Armero. Stober, Adolf; Medellin.

"Telefunken, Casa" (Walter Pilgrim); 21–46 Carrera 7, Bogota.

Transocean G. M. b. H.; Bogota.

Tutzer, Franz (Oficina de Ingenieria Moderna); Bucaramanga.

Volpe & Cia., S. A., Antonio; Plaza de San Nicolas, Barranquilla.

Wahlen, Enrique; Pasaje Cadena No. 21-23, Bucaramanga.

Westendarp, Rodolfo; Manizales. Zuniga, Antonio R.; Riohacha.

COSTA RICA

Acosta G., Alfonso (Dr.); San Jose. Amrhein, Franz; San Jose. Becker, Kuno; San Jose. Cantero, Juana Viuda de; San Jose. Casalvolone Fait, Juan; Puntarenas. Dorsam, Emilio; Calles 2 y 4, Avenida 3, (Aptdo. 1303), San Jose. Eckstein, Fritz; San Jose. Ehrenberg, Paul; San Jose. Gigler, Carl; Port Limon. Iezzi, Nicola; San Jose. Libreria Lehmann & Cia. (Lehmann & Co.); Apartado 147, San Jose. Metzger, Gabriela; San Juan, Poas. Mundo, Agencias; San Jose. Paschka, Max; San Jose. Pension Alemana; San Jose. Pension Germania; San Jose. Peters, Rudolf; San Jose and Sarchi. Peters, Werner; San Jose. Peters, Wilhelm (Jr.); San Jose. Peters, Wilhelm (Sr.); San Jose. Richter, Erhard: Aptdo. 854, San Jose. Richter, Heinz; Aptdo. 854, San Jose. Seevers, George (Jr.); Santa Barbara. Seevers, George (Sr.); Santa Barbara.

Spoerl, Pablo; Apartado 13, San Jose.

Bisuteria, S. A.; Neptuno 204, Habana. Di Bianco, Alfonso; Calle J. A. Seco 352, Santiago de Cuba.

Diehl, Hermann; Obrapia 23, Apartado 1765, Habana.

Huber & Co.; San Jose 98, Habana. Juedicke, E. Fr.; Lonja del Comercio

430, Habana.

Kelly Auto School (Carlos Ahrens);

Marina 217, Habana.
Landes, Richard E. (Productos Na-

Landes, Richard E. (Productos Nacionales REL, S. A.); 1458 Calle 27, Habana.

Ludtke, Paul C.; Obispo 61, or Calle E No. 381, Habana.

Productos Nacionales REL, S. A. (Richard E. Landes); 1458 Calle 27, Habana.

Roemer & Co., Hans; Agular 126, Habana.

Vogt, Carl; Arbol Seco 308, Habana. Zeiss, Anton; Avenida del Brasil 405 (or Apartado 2566), Habana.

Zimmerman & Co. (Enrique [Heinrich] Zimmerman; Otto Zimmerman); Calle A No. 13, Apartado 874, Vedado, Habana.

DOLINICAN REPUBLIC

Cibao Comercial (Frederick Wilhelm Hartmann); Santiago.

Dominican Soap Company, C. por A.; Carretera duarte, kilometer 2%, Cludad Trujillo,

Gerard, Georges O. (Georges Oppenheim-Gerard; Compania Importadora Dominicana); Arzobi Sponouel 9, Cludad Truillo.

Hartmann, Frederick (Fritz) Wilhelm (Cibao Comercial); Santiago.

Importadora Dominicana, Compania (Georges O. Gerard); Arzobi Sponouel 9, Ciudad Trujillo.

Oppenheim-Gerard, Georges (Georges O. Gerard); Arzobi Sponouel 9, Cludad Trujillo.

GUATEMALA

Agricola, Vinas Zapote, Sociedad; 13a Calle O., No. 7, Guatemala City.

Ahrens, Edgar; 7a Avenida Sur No. 97, Guatemala City.

Almacen Benjaminson (Kurt Felsmann & Cia.); 7a Avenida Sur No. 12, Guatemala City.

Altuve, Senorita Blanca E; 4a Avenida Sur No. 4, Guatemala City.

Brackman e Hijos, Juan; 6a Avenida Sur No. 12-E, Guatemala City.

Buse & Cia; 10a Calle Poniente No. 9, Guatemala City.

Calvinisti e Hijo, Marcos; Avenida Ermita No. 58, Guatemala City.

Central American Plantations Corporation; 3a Avenida Sur No. 3, Guatemala City.

Dietz, Jose; Quezaltenango.

Fabrica de Calzado Coban (Alfonso Herring; Federico Rolz); San Cristobal, Alta Verapaz.

Felsmann & Cia., Kurt (Almacen Benjaminson); 7a Avenida Sur No. 12, Guatemala City.

"Ferreterla La Guatemalteca" (Otto Bohnenberger); Quezaltenango.

Ferrocarril Verapaz y Agencias del Norte, Compania del (Verapaz Railway); Livingston.

Graf & Co., Maximo—"La Diadema"; 10a Calle O. y 7a Avenida Sur, Guatemala City.

Grunau, Alberto (Radios Grunau); 6a Avenida Sur No. 13, Guatemala City.

Hapag-Lloyd Agency (H. Nehlsen); 12a Calle O., No. 5, Guatemala City.

Hegel, Carlos; 5a Avenida Sur No. 24-A, Guatemala City.

Herring, Alfonso (Fabrica de Calzado Coban); San Cristobal, Alta Verapaz, and 8a Calle Oriente, frente al Mercado Central, Guatemala City.

Hotel Astoria; 6a Avenida y 9a Calle, Guatemala City.

Hotel Europa; Coatepaque.

Hotel Eurepeo; Quezaltenango.

Hotel Manchen; Antigua, Sacatepequez. Hotel San Rafael; Mixco.

Hotel Weymann; Panajachel, Solola. "La Bodega"; San Lucas, Sacatepequez.

"La Diadema"—Graf & Co., Maximo; 10a Calle O. y 7a Avenida Sur, Guatemala City.

"La Femina" (Otto Tischler); 6a Avenida Sur No. 16, Guatemala City.

Libreria Cosmos (W. E. Schoenstedt); 6a Avenida Sur Edificio Aguirre, Guatemala Ctiv.

Lindener & Co. (Gerlach & Co., Sucrs.); c/o Gerlach & Co., Sucrs., 5a Avenida Sur No. 4, Guatemala City.

Lutjens, Juan A. (Tienda La Famosa—Prem, Sucs., Juan); 4a Avenida Sur No. 67, Guatemala City.

Maegli & Co.; 7a Avenida y Calle Calderon, Guatemala City.

Mazariegos, Julian; c/o Laeisz y Cia., Sucs., Quezaltenango.

Muller, Kurt; 7a Avenida Sur, Pasaje Aguirre, Guatemala City.

Noltenius & Jordens; & Avenida Sur y & Calle O., Guatemala City.

Nottebohm Banking Corporation; Guatemala City.

Pansion Moeller; 9a Calle Poniente No. 11, Guatemala City.

Quirin, M. y M.; Tucuru, Alta Verapaz. Rauscher, Hans; 12a Calle Poniente No. 3, Guatemala City.

Rehbach, Teodoro; San Rafael Pie de la Cuesta, San Marcos.

Restaurante "El Quetzal"; 4a Avenida Sur No. 30, Guatemala City.

Rolz, Federico (Fabrica de Calzado Coban); San Cristobal, Alta Verapaz.

Sapper, David E.; Callejon Dolores No. 2. Guatemala City.

Sapper & Co., Ltda.; Coban, Alta. Verapaz.

Schaeuffler, Max ("Thuringia", Salchichoneria y Carniceria); 5a Avenida Sur No. 32, Guatemala City.

Schlatermund, Hans; 10a Calle O., No. 9. Guatemala City.

Schoenstedt, W. E. (Libreria Cosmos); 6a Avenida Sur, Edificio Aguirre, Guate-

6a Avenida Sur, Edificio Aguirre, Guatemala City. Stabler, Gottlieb M. ("Imprenta Elec-

trica"); 10a Calle Oriente y Pasaje Coloma, Guatemala City.

Sundfeld, Antonio; 6a Avenida Sur No. 3, Guatemala City.

"Thuringia", Salchichoneria y Carniceria (Max Schaeuffer); 5a Avenida Sur No. 32, Guatemala City.

Tintoreria Alemana (Kurt C. Wehner); 14a Calle Poniente No. 13, Guatemala City.

Tischler, Otto ("La Femina"); 62 Avenida Sur No. 16, Guatemala City.

Transocean, Servicio Noticioso (Transocean News Service); 6a Avenida Sur No. 10, Guatemala City.

¹ Juan Prem, the individual, is no longer connected with this firm.

Trennert, Gustav; 6a Calle O., No. 11, Guatemala City, and all branches in Guatemala.

Verapaz Railway (Ferrocarril Verapaz y Agencias del Norte, Compania del); Livingston.

Von Scheven, Lother Peter Emil; P. O. Box 416, or c/o Hotel Astoria, Guatemala City.

Wehner, Kurt C. (Tintoreria Alemana); 14a Calle Poniente No. 13, Guatemala City.

HAITI

Haitienne de Banque et de Placement, Societe (Arpad Plesch); Port-au-Prince.

Haitienne de Produits Pharmaceutiques, S. A., Societe (Pharmacie Buch); Port-au-Prince.

Kahl's Hotel (Kahl, Wilhelm); Petion-

Pharmacie Buch (Haitienne de Produits Pharmaceutiques, S. A., Societe); Port-au-Prince.

Siegel, Franz; Port-au-Prince. Sonn, Kurt; Port-au-Prince.

MEXICO

Almex, S. de R. L. (Guillermo Wolff); Mexico City.

Artefactos Metalicos Monterrey, S. A.; Apartado 79, Calzada Victoria y Cuauhtemoc, Monterrey.

Astra, Casa (Federico Boehm); V. Carranza 40, Mexico City.

Bayer, Agencia; Ed. I. Garza Desp. 214, Monterrev.

Brandi, Nicolas; Avenida Zaragoza 725 Sur, Monterrey.

Bremer, S. A., Casa; Avenida Morelos y Escobedo, Monterrey.

Calvi, Francisco, "El Deposito Dental"; Matamoros Ote. 513, Monterrey.

Casino Aleman; Mexico City.

Centro Aleman de Mexico-Deutsche Volksgemeinschaft; Mexico City.

Club Aleman; Matamoros 405 Ote., Monterrey.

Club Hipico Aleman, S. A.; Mexico

Colegio Aleman (Fritz Ulrich); Villagran y A. Nervo, Monterrey.

Denigris Hermanos, "Relojaria y Joyeria Italiana"; Apartado 46, Calle Juarez Pte. 203, Saltillo, Coahuila.

Deutsche Volksgemeinschaft-Centro Aleman de Mexico; Mexico City.

Drogueria y Farmacia "Panamericana"; Morelos y Zaragoza, Monterrey.

Drogueria Stein, S. A.; Mazatlan.

"El Globo", S. A.; Ave. Hidalgo 127,

Zacatecas, Zac. Fabrica de Acidos "La Viga," (Beick,

Felix y Cia.); Mexico City. Fabrica de Loza "El Anfora," S. A.;

Mexico City. Farmacia Apolo (Las Fabricas Apolo);

P. Suaraz y G. O. Salazar, Monterrey. Farmacia Plaza; Abasolo 954, Monter-

Forbriger, Lothar; Belisario Domin-

guez 1779. Monterrey. Frisch, Herbert; Alvarez 253 Sur, Mon-

terrey. Goldhammer, Arno; Ave. 15 de Mayo Poniente 1745, Monterrey.

Hajen, Ernesto'("Relojeria Alemana"); Avenida Morelos Oriente 546, Monterrey. Hellig, Waldemar; Alvarez 109 Norte, Monterrey.

Lammers, S. A., Casa; Revilla Gigedo 83. Mexico City.

Lamprecht, S. en C., E.; Lopez, Cotilla No. 4. Guadalajara.

Lehmann, Franz (Francisco); V. Carranza 552 Sur, Monterrey.

Maigler, S. en C., Alberto; Balderas 140, Mexico City.

Malakowski, Erich; Monterrey.

Mega, Italo; Caleana 724 Sur, Monter-

Melnitzen, M. (Salchichoneria "Bavaria"); Morelos 142 Pte., Monterrey.

Mexicana de Motores Deutz Otto Legitimo, S. A., Cia.; All branches in Mexico.

Moebius, Guido, (Jr.) (Distribuidora Mexicana de Radios; Drogueria y Farmacia "Panamericana"; Las Fabricas Apolo); Ave. Pino Suarez 838 Norte, Monterrey.

Negociacion Comercial Mexicana S. A.; Uruguay 77. Mexico City.

"Panamericana," Drogueria y Farmacia: Morelos y Zaragoza, Monterrey.

Peters y Cia., Sucrs., Guillermo (La Suiza); Torreon and Durango.

Petz Hermanos, Escobedo 536, Monter-

Proveedora Metalica, S. A.; Motolinia 20, Mexico City.

Putz, Heinrich, Ocampo 760 Ote., Monterrey.

"Relojeria Alemana" (Ernesto Hajen) ; Avenida Morelos Oriente 546, Monterrey. Repertorio Wagner, S. A.; V. Carranza 21. Apartado Postal 396, Mexico City.

Salchichoneria "Bavaria" (M. Melnitzen): Morelos 142 Pte., Monterrey.

"Transocean" Servicio Internacional de Informaciones de Prensa; Juarez 60, Mexico City.

Wagner, Casa; V. Carranza 21, Apartado Postal 396, Mexico City.

Wolff, Guillermo (Almex, S. de R. L.); Ave. Uruguay 51, Apartado 1381, Mexico City.

NICARAGUA

Alemania (Julio C. Bahlcke); Managua. El Tamarindo (Julio C. Bahlcke);

Lang, Guillermo; Managua.

Wettstein, Hans Rudolf (Juan Rodolfo); Managua.

PANAMA

Atlantis, S. A.; Panama City.

Canal Zone Pharmacy (Farmacia Zona del Canal); 4 de Julio No. 3, Panama City.

Farmacia Alemana (H. Lage-Schulte); 10.087 Balboa Avenue, Colon.

Farmacia Zona del Canal (Canal Zone Pharmacy); 4 de Julio No. 3, Panama City.

Kaufmann, Arno Wilhelm August; Imperial Hotel, Colon.

Lage-Schulte, H. (Farmacia Alemana); 10.087 Balboa Avenue, Colon.

PARAGUAY

Bader, Teofilo G.; 15 de Agosta 432,

Farmacia la Catedral (Scavone Hermanos, S. A.); Palma 10, Asuncion.

Porzio Hermanos: Asuncion.

Scavone Hermanos, S. A. (Farmacia la Catedral); Palma 10, Asuncion.

PERU

Brandes & Cia., S. A., Guillermo; Union 529, Lima.

Gomez Diaz Ufano, Leandro (Ufano, Leandro Gomez Diaz); Junin 291, Miraflores, Lima.

Holle, Schrader & Co., S. A.; Lampa 665, Casilla 1857, Lima.

Klingenberger, H. W., "Agfa Foto"; Carabaya 409, Lima.

Kricke, Hans (Tiendas Americanas); Union 628, Lima.

Nacional de Sombreros Ltda., Cla.; Mercadores 484, Lima.

Peruana de Comercio Intercontinental, S. A., Ltda., Cia.; Ed. Talleri 308, Plaza San Martin 181, Casilla 2137, Lima,

Rojas Gallo, Alejandro; Ave. Garibaldi 1129, Casilla 145, Callao.

Tiendas Americanas (Hans Kricke); Union 628, Lima.

Ufano, Leandro Gomez Diaz (Gomez Diaz Ufano, Leandro); Junin 291, Miraflores, Lima.

Unidas de Aduanas, S. A., Agencias; Ucayali 399, Lima, and Ave. Republica de Panama 282, Callao.

Vasquez, Virgilio; Lima.

Welsch, Casa (G. Ehni y Cia.); Union 498, Lima.

SALVADOR

Almacen "El Fenix" (Gossman y Cia); 2nd Calle Oriente and 2nd Avenida Sur, San Salvador.

Boellersen, Heinrich; San Salvador. Caruso Hermanos: San Salvador.

Cristiani, Juan (Farmacia "Santa Lucia"); 1-a Ave. Norte y 1-a Calle Poniente, San Salvador.

Falconio, Aristides; Calle Delgado No. 3. San Salvador.

Farmacia Ancalmo (Farmacia Alemana); Calle Ruben Dario and 11th Avenida Sur. San Salvador.

Farmacia "Santa Lucia" (Juan Cristiani); 1-a Ave. Norte y 1-a Calle Poniente, San Salvador.

Foerstenberg, Wilhelm ("Optica Cientifica"); 4th Calle Oriente 16. San Salvador.

Gossman y Cia. (Almacen "El Fenix"; Juan Luders y Cia., Sucs.); 2nd Calle Oriente and 2nd Avenida Sur, San Salvador.

Luders y Cia., Sucs., Juan (Gossman y Cia.); 2nd Calle Oriente and 2nd Avenida Sur, San Salvador,

Oertel & Cia., Pablo; Calle Delgado 31, San Salvador.

"Optica Cientifica" (Wilhelm Foerstenberg); 4th Calle Oriente 16, San Salvador.

Union Agricola Industrial, Sociedad; San Salvador.

URUGUAY

Berger & Cia., Curt, S. de R. L.: 677 Cerrito, Montevideo.

Eymer, Carlos; 25 de Mayo 477, Montevideo.

"Transocean" Agencia Noticiosa; Juncal 1380, Montevideo.

VENEZUELA

Mantovani, Walter; 44/8 Calle Sur 9, Caracas.

II. DELETIONS

ARGENTINA

Comero, M. y Cia.; 25 de Mayo 340, Buenos Aires.

Delbene, Hermanos y Cia.; Ave. del Trabajo y General Paz, Buenos Aires.

Fanciullini, Santi; Cangallo 342, Buenos Aires.

Forn, Soc. en Comandita; Buenos Aires.

Hohner, Matthew; Alsina 1156 Buenos Aires.

Hormopharma Argentina, S. A.: San Martin 492, Buenos Aires.

Martinez Orte, F.; Avda. de Mayo 962, Buenos Aires.

Otero Hermanos, Soc. de Resp. Ltda.; 25 de Mayo 347, Buenos Aires.

Pesserl, Frank R.; Sarmiento 557, Buenos Aires.

Sedalana, S. A.; 2980 Forest Avenue, Buenos Aires, and all branches in Ar-

Simonius, Vischer & Co., Ltda.; Buenos Aires.

BOLTVIA

"Imprenta Urania" Messrs, Santines & Villegas; La Paz.

Kunstmann y Cia.; Talleres Offset, La Paz.

BRAZIL

Feddersen y Cia.; Rua Marechal Andrea 253, Rio Grande, and Porto Alegre. Fornecedora de Machinas Ltda. Soc.:

Rua Buenos Aires 17, Caixa Postal 1310, Rio de Janeiro.

Gomes da Silva, Jnr., Vicente; Praca Maua 7, Rio de Janeiro.

Klee, M. W.; Rua Pedro Americo 29, Sao Paulo.

Rodenburg, Herbert; Bahia.

Rudert,¹ Cia. Internacional de Segures H.; Rio de Janeiro.

Zapparoli & Serena Ltda.; Rua do Carmo 37, Caixa Postal 1096, Sao Paulo, and all branches in Brazil.

COLOMBIA

De la Pena, Fco. J. (Julio) (Acme Continental S. A.2).

De la Rosa, Enrique (Acme Continental S. A.2).

Hauss, Carlos M.; Manizales.

Posada Lalinde, Nolasco (Plantex. S. A.2).

Posada Londono, Juan C. (Juan de D.) (Plantex, S. A.2).

Rehbein Peralta, Max (Acme Continental S. A.2).

Saenz, Francisco (Plantex, S. A.2). Tobon, Diego (Union Nacional de Quimica Industrial Ltda.2).

¹In relation to H. Rudert, the individual, see "Additions" in this Supplement.

²This deletion relates only to individual listed and does not affect listing of firm.

Tobon, Lazaro (Union Nacional de Quimica Industrial Ltda.).

COSTA RICA

Bayer, Karl A.*; San Jose. Casalvolone, Juan Fait, Puntarenas. Deutsche Lufthansa, A. G.; all branches in Costa Rica.

Drogueria Jose R. Pages, S. A.; San Lazaro 24, Habana.

Pages, Drogueria Jose R.; Habana.

DOMINICAN REPHRLIC

Wuerzburg and Son: Cludad Trujillo.

GUATEMALA

Arroyave L., Jose Luis (Farmacia "El Fenix"); Guatemala City.

"El Fenix" Farmacia,-Jose Luis Arroyave L.; Guatemala City.

Padula, Francisco: 9a Calle Pontiento No. 1E, Guatemala City.

Dufort, Joseph; Port-au-Prince. Mattels & Co., Luciani; Port-au-Prince.

HONDURAS

Deutsche Lufthansa, A. G.; all branches in Honduras.

Farmacia Higia; Tegucigalpa.

MEXICO

"Botica Central" (Farmacia y Drogueria, Cia., S. A. Internacional de); Calle Victoria 8-10, Chihuahua.

"Farmacia Apolo", Dr. J. J. Gonodles Reynoso; Guadalajara.

Farmacia y Drogueria, Cia., S. A. Internacional de (Botica Central); Chihuahua.

General de Comercio, S. A., Cia.; Calle Durango 138, Mexico City.

German Struck, S. A. (German Struck); Calle 58, No. 501, Merida.

Kade, Sucrs., Alberto; Ave. Uruguay 80, Mexico City.

Martinez, Ruperto; 326 Ote, Monter-

Muller, Fritz; Calle Diaz Miron 303 Ote, Apartado 258; Tampico.

Reynoso, Dr. J. J. Gonodles, "Farmacia Apolo": Guadalajara.

Struck, German (German Struck S. A.); Calle 58, No. 501, Merida.

NICARAGUA

Caligaris, Leopoldino Viuda de (Massa de Angel Caligaris); Managua.

Gulke & Wettstein; Managua. Pentzke, Carlos; Managua. Portocarrero, Julio; Bluefields.

PANAMA

Alvarado, Francisco; 46 Thirteenth Street, Panama City.

Deutsche Lufthansa, A. G.; All branches in Panama.

Forte y Ferrari; 9.039 Front St., Colon.

URUGUAY

Alonso, Cerisola y Cia.; Juncal 1438, Montevideo.

Berges, Casa; Bartolome Mitre 1368, Montevideo.

Clericetti & Barrella: 729 Rincon. Montevideo.

Costa y Cia., Luis; Montevideo.

Ferrando, Pablo; 675 Sarandi, Monte-

Fuentes y Cia. (Fuentes, Manuel T. de); 128 Joaquin Requena, Montevideo. Fuentes, Manuel T. de (Fuentes y

Cia.); 128 Joaquin Requens, Montevideo. General Machinery Company (Maximo Vasen): Montevideo.

Ochoa Hermanos; 13 de Julio 1261, Montevideo.

Simonius Vischer & Co. (Vischer & Co., Simonius); Asuncion 1195, Montevideo.

Vallerino, J. J.; Montevideo. Zas Hermanos; Rondeau 2121, Montevideo.

III. AMENDMENTS

The following amendment is of general application: The indication of an address for a name on the list is not intended to exclude other addresses of the same firm or individual. Unless otherwise specified, a listed name refers to all branches of the business in the country.

ARGENTINA

For Marean S. A. Guido Aimone, Importacione Lane D'Oltremare (Biella), Herrera 2272, Buenos Aires, substitute Marsan S. A., Guido Aimone, Importacione Lane D'Oltremare (Biella); Herrera 2272. Buenos Aires.

For Ortkras, German, Alvarez Thomas 1350, Buenos Aires, substitute Ortkras, German (Anilina "Colibri"); Av. Alvarez Thomas 1340, Buenos Aires.

EOLIVIA

For Plattner, A. & M. (Sucs. de C. Albrecht), Casilla 432, 402 Colon, La Paz. substitute Platiner Sucrs., A. & M. (Drogueria Albrecht); Calle Colon 402, La

For Schilling, Ernest, La Paz, substitute Schilling, Ernest (Drogueria Hamburgo); La Paz.

ERAZIL

For Ribeiro, J. R., y Cia. Ltda., Rio de Janeiro, substitute Ribeiro, J. A., & Cia.; Rio de Janeiro.

For Syndicate Condor Ltda., Avenida Rio Branco 128, Rio de Janeiro, substitute Servicos Aereos Condor, Ltda. (Syndicate Condor Ltda.); Avenida Rio Branco 128, Rio de Janeiro and all branches in Brazil.

^{*}No longer resident of Costa Rica. *Not to be confused with Caralvolone Fait, Juan, see "Additions".

No present office or operations in Costa

No present office or operations in Honduras.

^{*}No precent office or operations in Panama.

CHILE

For Gama, Augustin Garces, Santiago, substitute Garces Gana, Agustin; Calle Nueva York 52 (Casilla 2998), Santiago.

COLOMBIA

For Pilgrim, Walter, 21-46 Carrera 7, Bogota substitute Pilgrim, Walter ("Casa Telefunken"); 21-46 Carrera 7, Bogota.

For Faillace Hermanos (Antonio Faillace), Barranquilla, substitute Faillace Hermanos (Antonio Faillace: Industrial & Mercantil, S. A., Sociedad); Barranquilla.

COSTA RICA

For Lehmann & Co., San Jose, substitute Lehmann & Co. (Libreria Lehmann & Cia.); Apartado 147, San Jose.

For Bolinenberger, Otto, Quezaltenango, substitute Bohnenberger, Otto ("Ferreteria La Guatemalteca" and Johansen y Cia.); Quezaltenango.

In relation to Dieseldorff y Cia., Sucs., see footnote 1.

For Nehlsen, H., Guatemala City, substitute Nehlsen, H. (Hapag-Lloyd · Agency); 12a Calle O., No. 5, Guatemala

For Gerlach & Co., Sucrs., Guatemala City, substitute Gerlach & Co., Sucrs. (Lindener & Co.); 5a Avenida Sur No. 4, Guatemala City.

In relation to Laeisz y Cia. (Sucrs. Conrado Francke & Co.), for Quezaltenango and Retalhuleu, substitute Quezaltenango, and all branches in Guatemala.

In relation to Paetau, Max, for Ninth Ave. South, 10C, Apartado 49, Quatemala City, substitute 9a Avenida Sur No. 10, Guatemala City.

For Prem, Suc., Juan (Tienda La Famosa), 4a Avenida Sur No. 67, Guatemala City, substitute Prem, Sucs.,2 Juan-Tienda La Famosa (Juan A. Lutjens); 4a Avenida Sur No. 67, Guatemala City.

For Tienda La Famosa, 4a Avenida Sur No. 67, Guatemala City, substitute Tienda La Famosa—Prem, Sucs., Juan (Juan A. Lutjens); 4a Avenida Sur No. 67. Guatemala City.

TATT

For Plesch, Arpad, substitute Plesch, Arpad (Haitienne de Bange et de Placement, Societe); Port-au-Prince.

HONDURAS:

For Marrugat, Jose Maria, La Ceiba, substitute Marrugat, Jose Riba; La Ceiba.

MEXICO

For Apolo (of Monterrey) Las Fabricas de, Ave. Uruguay 42, Mexico City, substitute Las Fabricas Apolo; Avenida Uruguay 42, Mexico City and Monterrey.

For Beick y Cia., Felix, Ave. F. I. Madero 39, Mexico City, substitute Beick, Felix y

Cia:, S en C; Ave. F. I. Madero 39, Mexico · City and all branches in Mexico.

In relation to Exportadora & Importadora Cia. Soc. de Resp. Ltda. (formerly Cia. Exportadora de Productos Mexicanos), Calle Dr. Mora 9-22, and Ave. Juarez 56, Mexico City, see footnote 3.

NICARAGUA

For Bahlcke, Julio C.—Central American Trading Co., Managua, substitute Bahlcke, Julio C. (Central American Trading Co.; El Tamarindo; Alemania); Managua.

SALVADOR

For Farmacia Alemana, San Salvador, substitute Farmacia Alemana (Farmacia Ancalmo); Calle Ruben Dario and 11th Avenida Sur, San Salvador.

[F. R. Doc. 41-7186; Filed, September 25, 1941; 4:38 a. m.]

CHAPTER IX-OFFICE OF PRODUC-TION MANAGEMENT

SUBCHAPTER A-GENERAL PROVISIONS [Regulation No. 10]

ESTABLISHING A DIVISION OF MATERIALS IN THE OFFICE OF PRODUCTION MANAGEMENT AND PRESCRIBING ITS DUTIES AND FUNC-TIONS

Whereas Executive Order No. 8629. dated January 7, 1941, as amended by Executive Order No. 8875,1 dated August 28, 1941, in creating the Office of Production Management provided that in addition to certain specified functions, the Office of Production Management shall "perform such other functions as the President may from time to time assign or delegate to it;" and said Order provided that in addition to the Divisions of Production, Purchases, and Priorities, there shall be "such other operating divisions as the President may from time to time determine," and

Finding it essential in the interest of expediting the defense program with respect to the National emergency as declared by the President to exist on May 27, 1941,2 to conduct within the Office of Production Management certain functions relating to material requirements and relations:

Now, therefore, subject to the approval of the President, it is ordered that:

- 1. There shall be within the Office of Production Management an operating division to be known as the Division of Materials, at the head of which shall be a Director of the Division of Materials appointed by the Office of Production Management with the approval of the President.
- 2. The Director of the Division of Materials shall plan and take all lawful steps necessary to assure an adequate

supply and production of raw materials and industrial materials which enter into the production of products and articles needed for defense, including the development and expansion of facilities to produce such materials.

3. The Director of the Division of Materials is authorized to establish such organization for the Division as he may deem necessary to the adequate execution of his functions and responsibilities including the employment of personnel, but he shall obtain the approval of the Director General acting in association with the Associate Director General in the creation of the principal subdivisions of the Division.

4. The Director of the Division of Materials shall exercise the authorities, duties, and responsibilities assigned to him herein subject to the jurisdiction and control of the Director General acting in association with the Associate Director General, and he shall make such regular and special reports of his actions pursuant to this regulation as may be required by the Office of Production Management.

5. The Director of the Division of Materials shall have authority to designate an Assistant or Deputy Director to serve as Acting Director of the Division of Materials in his absence or inability to act, subject to the approval of the Director General acting in association with the Associate Director General.

6. Regulation No. 1 and all of the regulations of the Office of Production Management which may be inconsistent with this Regulation are hereby superseded and amended accordingly.

> W. S. KNUDSEN, Director General. SIDNEY HILLMAN, Associate Director General. ROBERT P. PATTERSON, Acting Secretary of War. FORRESTAL, Acting Secretary of the Navy.

Approved:

JOHN LORD O'BRIAN, General Counsel

Attest:

HERBERT EMMERICH, Secretary

Approved:

Franklin D Roosevelt The White House.

Date: September 4, 1941.

[F. R. Doc. 41-7192; Filed, September 26, 1941; 9:42 a. m.]

SUBCHAPTER B-PRIORITIES DIVISION

PART 958-REPAIRS

Interpretation No. 3 of Preference Rating Order No. P-221

The following official interpretation is hereby issued by the Director of Priorities with respect to § 958.1 Preference

¹This firm should be unsumption.

W. E. Dieseldorff of Coban.

²Juan Prem, the individual, is no longer connected with this firm. ¹This firm should be distinguished from

^{1 6} F. R. 4483.

²6 F.R. 2617. ³ This firm is to be distinguished from Compania Exportadora e Importadora Mexicana, S. A., Cia., Gaute No. 15, Mexico City.

¹6 F.R. 4665.

Rating Order No. P-22, issued September 9, 1941:

Section 958.1 does not assign a preference rating to deliveries of material which is to be used for the repair of property or equipment located outside the limits of the United States of America, its territories and possessions.

Issued this 26th day of September 1941.

DONALD M. NELSON, Director of Priorities.

[F. R. Doc. 41-7183; Filed, September 26, 1941; 9:33 a. m.]

[Amendment No. 1 to Preference Rating Order No. P-46]

PART 978-UTILITIES

Maintenance, Repair and Supplies

Section 978.1, paragraph (f) (2), is hereby amended to read as follows:

§ 978.1 Preference rating order P-46.1

(f) (2) No Producer shall, at any time, accept deliveries (whether or not rated pursuant to this Order) of any item of Material to be used as Operating Supplies or for Maintenance or Repair or any other purpose until the Producer's inventory and stores of items of Material of the same class have been reduced to a practical working minimum, unless such delivery shall be specifically authorized in advance by the Office of Production Management on the Producer's application therefor. Such practical minimum shall in no case exceed the aggregate dollar volume of items of Material of the same class in inventory and stores on December 31, 1940, or, at the Producer's option, at the close of the Producer's fiscal year ending during the calendar year, 1940.

This Order shall take effect immediately. (P.D. Reg. 1, Aug. 27, 1941, 6 F.R. 4489; OPM Reg. 3, March 8, 1941, 6 F.R. 1596, as amended Sept. 12, 1941; E.O. 8629, Jan. 7, 1941, 6 F.R. 191; E.O. 8875, Aug. 28, 1941, 6 F.R. 4483; sec. 2 (a) Public No. 671, 76th Congress, Third Session, as amended by Public No. 89, 77th Congress, First Session; sec. 9, Public No. 783, 76th Congress, Third Session)

Issued this 26th day of September 1941.

DONALD M. NELSON, Director of Priorities.

[F. R. Dcc. 41-7189; Filed, September 26, 1941; 9:33 a. m.]

[Interpretation No. 2 of Preference Rating Order No. P-46]

PART 978-UTILITIES

Maintenance, Repairs and Supplies

The following official interpretation is hereby issued by the Director of Priorities with respect to § 978.1 Preference Rating

Order No. P-16, issued September 17, 1941.

Section 978.1 does not assign a preference rating to deliveries of Material which is to be used for the maintenance, repair or operation of property and equipment located outside the limits of the United States of America, its territories and possessions.

Issued this 26th day of September 1941.

Donald M. Nelson, Director of Priorities.

[F. R. Doc. 41-7187; File, September 26, 1941; 9:33 a. m.]

CHAPTER XI—OFFICE OF PRICE ADMINISTRATION

PART 1304—IRON AND STEEL SCRAP

AMENDMENT OF PRICE SCHEDULE NO. 4—IRON AND STEEL SCRAP 1

§ 1304.16 Appendix A, maximum prices for iron and steel scrap other than railroad scrap, of Price Schedule No. 4 is hereby amended:

By adding after subparagraph 3 in section (b) of paragraph II thereof the following subparagraph 4:

4. In the State of Florida and in all states west of the Mississippi River, excepting Washington, Oregon, and California, whenever the Shipping Point Price of No. 2 Heavy Melting Steel Scrap, as computed above falls below \$12.00 per gross ton at any Shipping Point, the maximum Shipping Point Price thereof at such point shall be \$12.00, and the maximum Shipping Point Prices for other grades of scrap at such point shall be computed by applying the price differentials established in paragraph I hereof for St. Louis, Missouri.

By striking out, at the end of paragraph III, the words, "to the consumer's plant.", and inserting in place thereof the following words: "to the consumer's plant, except as provided in paragraph VI herein."

Paragraph VI is amended to read as follows:

VI

Remote Scrap

- (a) Definitions. When used in this paragraph:
- 1. Remote Scrap means all the kinds and grades of iron and steel scrap referred to in Appendix A and having a Shipping Point and a point of origin within the States of Montana, Idaho, Wyoming, Nevada, Arizona, New Mexico, Texas, Oklahoma, or Florida.
- 2. The Shipping Point of Remote Scrap is the point from which Remote Scrap is to be shipped, whether to consumer, dealer, broker, or other person or persons,

- (b) Maximum shipping point price of remote scrap. The maximum Shipping Point Price of Remote Scrap shall be \$12.00 for No. 2 Heavy Melting Steel Scrap and, for other grades of scrap, the maximum Shipping Point Price shall be computed by applying to the price of \$12.00 for No. 2 Heavy Melting Steel Scrap the price differentials established in Paragraph I hereof for St. Louis.
- (c) Maximum delivered price of remole scrap. The maximum price of Remote Scrap delivered to a consumer wherever located shall be the Shipping Point Price plus actual transportation charges from the Shipping Point to the consumer's plant as provided in paragraph III above, except that, whenever necessary to absorb transportation charges, the maximum delivered price may exceed the maximum delivered price set forth in paragraph III above by a maximum of \$4.00. Thus the maximum delivered price for Remote Scrap shall be \$5.00 above the prices set forth in paragraph I above, for the Basing Point nearest, in terms of established transportation charges, to the consumer's plant. The consumer, however, may not exceed the maximum delivered price provided in paragraph III above unless he conforms to the reporting requirements of subparagraph 1 below.
- 1. No sales or purchases of Remote Scrap may be completed under the provisions of this paragraph unless the consumer of such scrap shall file, with the Office of Price Administration, Washington, D. C., (i) within 10 days following the purchase thereof, a fully detailed statement under oath setting forth the name and address of the seller, the point of shipment of the scrap, the grade, quantity and price at Shipping Point, delivery price, the name of the carrier, and the transportation charges from the Shipping Point to the consumer's plant, and (ii) immediately upon delivery of such scrap, certified copies of all bills of lading covering the shipment of such scrap from the remote area to the consumer's plant. Only reports of purchases and bills of lading involving delivery of not less than one car of scrap need be filled.
- 2. Where Remote Scrap cannot be delivered to the consumer within the maximum delivered prices of Remote Scrap established in subparagraph (c) hereof, a consumer may apply to the Office of Price Administration, Washington, D. C., for permission to absorb the additional transportation charges necessary to secure such scrap. Applications by consumers must be fully detailed, including an affidavit setting forth the point of shipment of the scrap, the grade, quantity and price at Shipping Point, proposed delivery prices, the name of the carrier, and the transportation charges from the Shipping Point to the consumer's plant. The application should be accompanied by an affidavit from the consumer setting forth its need for, and

¹6 F.R. 4784. No. 189——2

¹⁶ F.R. 2986, 3061, 3985, 4417, 4615, 4857.

its willingness to accept, such scrap at the price quoted.

Only applications for purchases which would involve actual delivery of not less than one car of scrap per month from one Shipping Point to one consumer destination will be considered.

The approval of the Office of Price Administration shall be obtained before consumers may absorb the additional transportation charge necessary to secure such

(d) Termination of remote scrap provisions. The provisions of subparagraph 4 of paragraph II and this paragraph VL shall become inoperative and terminated on and after December 31, 1941. Deliveries under contracts entered into pursuant to these provisions shall be completed on or before December 31, 1941.

These amendments shall become effective on September 26, 1941. (Executive Order No. 8734, 6 F.R. 1917)

Issued this 26th day of September 1941.

LEON HENDERSON, Administrator.

[F. R. Doc. 41-7200; Filed, September 26, 1941; 11:16 a. m.]

TITLE 36-PARKS AND FORESTS CHAPTER II-FOREST SERVICE

PART 261-TRESPASS

NEVADA NATIONAL FOREST-MT. MORIAH, SCHELL CREEK, AND WHITE PINE DIVISIONS

Order for the Removal of Trespassing Horses, Mules, and Burros

Whereas a number of horses, mules, and burros are trespassing and grazing on land in the Mt. Moriah, Schell Creek, and White Pine Divisions, Nevada National Forest, in the State of Nevada; and

Whereas these horses, mules, and burros are consuming forage needed for domestic livestock, are causing extra expense to established permittees, and are injuring national forest lands;

Now, therefore, by virtue of the authority vested in the Secretary of Agriculture by the Act of June 4, 1897 (30 Stat. 35; 16 U.S.C. 551), and the Act of February 1, 1905 (33 Stat. 628, 16 U.S.C. 472), the following order for the occupancy, use, protection, and administration of land in the Mt. Morian, Schell Creek, and White Pine Divisions, Nevada National Forest, is issued:

§ 261.50 Temporary closure from livestock grazing. (a) The Mt. Moriah and Schell Creek Divisions of the Nevada National Forest are hereby closed beginning October 10, 1941, and ending June 1, 1942, and the White Pine Division of the Nevada National Forest is closed for the period beginning October 31, 1941. and ending June 1, 1942, to the grazing of horses, mules, and burros, except those horses, mules, and burros that are lawfully grazing on or crossing land in such allotments pursuant to the regulations of the Secretary of Agriculture, or that are

used in connection with operations authorized by such regulations, or that are used as riding, pack, or draft animals by persons traveling over such land.

(b) Officers of the United States Forest Service are hereby authorized to dispose of, in the most humane manner, all horses, mules, and burros found trespassing or grazing in violation of this order.

(c) Public notice of intention to dispose of such horses, mules, and burros shall be given by posting notices in public places or advertising in a newspaper of general circulation in the locality in which the Nevada National Forest is located.

Done at Washington, D. C., this 25th day of September 1941. Witness my hand and the seal of the Department of Agriculture.

GROVER B. HILL. [SEAL] Acting Secretary of Agriculture.

[F. R. Doc. 41-7204; Filed, September 26, 1941; 11:30 a. m.j

TITLE 41—PUBLIC CONTRACTS CHAPTER II—DIVISION OF PUBLIC CONTRACTS

PART 202-MINIMUM WAGE DETERMINA-TIONS

IN THE MATTER OF AN AMENDMENT TO THE DETERMINATION OF THE PREVAILING MINI-MUM WAGES IN THE STRUCTURAL CLAY PRODUCTS INDUSTRY

This matter is before me pursuant to section 1 (b) of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C. Sup. III 35), entitled "An Act to provide conditions for the purchase of supplies and the making of contracts by the United States, and for other purposes," otherwise known as the Walsh-Healey Public Contracts Act.

On August 28, 1941, the Assistant Administrator of the Division of Public Contracts issued a notice of opportunity to show cause why my decision dated December 27, 1940, In the Matter of the Determination of the Prevailing Minimum Wages in the Structural Clay Products Industry (6 F.R. 46) should not be amended by increasing the prevailing minimum wage for the States of Maryland, Virginia, Kentucky, Tennessee, North Carolina, South Carolina, Georgia, Alabama, Mississippi, Florida, Louisiana, Arkansas, Oklahoma, Texas, New Mexico. and the District of Columbia, as determined therein from 30 cents an hour to 34 cents an hour.

The proposed amendment was predicated upon evidence before the Department of Labor that substantially all members of the Structural Clay-Products Industry are engaged in commerce or in the production of goods for commerce, as that term is defined in the Fair Labor Standards Act of 1938, and that in consequence thereof, the Wage Order of the Administrator, Wage and Hour Division, issued pursuant to the provisions

of the Fair Labor Standards Act of 1938 and effective September 1, 1941, establishing 34 cents an hour as the minimum wage rate under that Act in the Clay Products Industry (6 F.R. 4073) would have the effect of establishing 34 cents per hour as the prevailing minimum wage in the Structural Clay Products Industry for the States hereinbefore named, within the meaning of Section 1 (b) of the Walsh-Healey Public Contracts Act.

The notice of opportunity to show cause was sent to members of the industry who had shown an interest in the original proceeding, to trade unions, trade publications, and trade associations. Notice was also given to all interested parties through the national press and by publication in the FEDERAL REGISTER (6 F.R. 4497). No objection or protest to the proposed amendment has been filed.

Upon consideration of the foregoing and of all the facts and circumstances, I hereby determine:

§ 202.36 Structural clay products industry. The prevailing minimum wage for persons engaged in the performance of contracts with agencies of the United States, subject to the provisions of the Act of June 30, 1936 (49 Stat. 2036; 41 U.S.C., Sup., III 35), for the manufacture or supply of the products of the Structural Clay Products Industry, shall be 34 cents an hour or \$13.60 per week of forty hours, arrived at either upon a time or piece work basis, in the States of Maryland, Virginia, Kentucky, Tennessee, North Carolina, South Carolina, Georgia, Alabama, Mississippi, Florida, Louisiana, Arkansas, Oklahoma, Texas, New Mexico, and the District of Columbia.

For the remaining States of the United States, the prevailing minimum wage for such persons shall be 40 cents an hour or \$16.00 per week of forty hours, arrived at either upon a time or piece work basis, as provided in my original decision of December 27, 1940.

It is understood that the products of the Structural Clay Products Industry, the manufacture and supply of which are covered by this determination, shall be the same as those covered by my original decision of December 27, 1940, namely. common brick, face brick, (including glazed and enameled brick), salt glazed brick, manhole brick, structural clay tile, (including glazed tile), unglazed face tile, paving brick, and clay or shale granules.

This amended determination shall be effective and the minimum wages hereby established shall apply to all contracts subject to the aforesaid Act of June 30, 1936, bids for which are solicited or negotiations otherwise commenced on and

after October 27, 1941.

Nothing in this amended determination shall affect such obligations for the payment of minimum wages as an employer may have under the Fair Labor Standards Act of 1938 or any wage order thereunder, or under any other law, or agreement, more favorable to employees than the requirements of this determination.

Until this amended determination becomes effective as provided in the preceding paragraph, my original decision of December 27, 1940, shall remain in full force and effect. (Sec. 1 (b), 49 Stat. 2036; 41 U.S.C., Sup. III, 35)

Dated: September 26, 1941.

Frances Perkins, The Secretary.

[F. R. Doc. 41-7202; Filed, September 26, 1941; 11:29 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR CHAPTER I—GENERAL LAND OFFICE

[Circular No. 1495]

PART 255-Town SITES

QUALIFICATIONS OF TOWN LOT PURCHASERS

§ 255.54 Evidence of citizenship or incorporation required. Unless otherwise provided by law, every person purchasing a town lot at public or private sale, under any law governing the sale and disposal of town sites on the public domain, will be required to furnish evidence that he is a citizen of the United States or has declared his intention to become such and every corporation purchasing a town lot will be required to furnish evidence, including a certified copy of its articles of incorporation, showing that it is a corporation organized under the laws of the United States or of any state, territory or possession thereof and that it is authorized to acquire and hold real estate in the state in which the town site is situated. In view of the provisions of sec. 2 of the Act of March 2, 1897 (29 Stat. 618; 8 U.S.C. 72), the foregoing requirement respecting the citizenship of individuals is not applicable to the Territory of Alaska. (R.S. 453, 2478; 43 U.S.C. 2, 1201)

[SEAL]

FRED W. JOHNSON, Commissioner.

Approved: September 5, 1941.
OSCAR L. CHAPMAN,
Assistant Secretary.

[F. R. Doc. 41-7193; Filed, September 26, 1941; 9:41 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. 1870-FD]

IN THE MATTER OF THE APPLICATION OF
NASHVILLE COAL COMPANY, INC., FOR
PERMISSION TO RECEIVE DISTRIBUTORS'
DISCOUNTS ON COAL PURCHASED AND RESOLD BY IT TO OLD HICKORY COAL AND
ICE COMPANY AND JACKSON ICE AND COAL
COMPANY

NOTICE OF AND ORDER FOR HEARING

The Nashville Coal Company, Inc., organized under the laws of Tennessee,

with its principal office at Nashville, Tennessee, being registered with the Division as a distributor, No. 6756, filed its petition praying:

- 1. That the Division determine that the Old Hickory Coal and Ice Company and the Jackson Ice and Coal Company do not financially own or otherwise control petitioner;
- 2. That the Division determine that the ownership or control by mutual stockholders of the three corporations above mentioned is bona fide, is not established primarily to secure indirect price reductions and is not within the prohibitions of paragraphs 11 and 12 of section 4, Part II (i) of the Act;
- 3. That, on transactions made prior and subsequent to the requested determinations set forth in (1) and (2) above, the petitioner be permitted to accept and retain distributors' discounts on coal purchased and resold by it to the Old Hickory Coal and Ice Company and the Jackson Ice and Coal Company:
- 4. For such further and alternative relief as to the Director may appear just and equitable.

It is ordered, That a hearing on such matter be held on November 4, 1941, at 10:00 in the forencon of that day, at a hearing room of the Bituminous Coal Division, 734 15th Street NW., Washington, D. C. On such day, the Chief of the Records Section in Room 502 will advise as to the room where such hearing will be held.

It is further ordered, That Scott A. Dahlquist or any other officer or officers of the Bituminous Coal Division designated by the Director thereof for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, subpoena witnesses, compel their attendance, take evidence, require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, to continue said hearing from time to time, and to prepare and submit to the Director proposed findings of fact and conclusions and the recemmendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to such petitioners and to any other person who may have an interest in such proceeding. Any person desiring to be heard at such hearing shall file a notice to that effect with the Bituminous Coal Division on or before November 1, 1941, setting forth therein the nature of his interest and a concise statement of the matter or matters which he intends to present.

All persons are hereby notified that the hearing in the above-entitled matter and

any orders entered therein may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of interveners, or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

Dated: September 25, 1941.

[SEAL]

H. A. Gray, Director.

[F. R. Doc. 41-7194; Filed, September 26, 1941; 10:11 a. m.]

[Ducket No. A-1004]

PETITION OF THE SHERIDAN-WYO'LING COAL COMPANY, INC., A CODE MEMBER IN SUB-DISTRICT 5 OF DISTRICT 19, FOR THE REC-OCKLITION OF A CERTAIN TIPPLE LOCATED AT KINDY, WYOMING, AS THE NORMAL LOADING FACILITY OF THE MILLER MINE (MINE INDEX NO. 152) AND FOR REVISION OF THE EFFECTIVE MINIMUM PRICES FOR THE COALS, FOR TRUCK SHIPMENT, PRO-DUCED AT CERTAIN OTHER MINES IN THAT SUDDISTRICT

[Docket No. A-1005]

PETITION OF ACE OF SPADES COAL COLPANY
ET AL., CODE MEMBEES IN SUBDISTRICT 5
OF DISTRICT 19, FOR THE RECOGNITION OF
A CERTAIN TIPPLE LOCATED AT KIPEY,
WYOMING, AS THE NORMAL LOADING FACHLITY OF THE MILLER MINE (MINE INDEX NO. 152) AND OSEON MINE (MINE
INDEX NO. 159) AND FOR REVISION OF THE
EFFECTIVE MINIMUM PRICES FOR THE
COALS, FOR TRUCK SHIPPLENT, PRODUCED
AT CERTAIN OTHER MINES IN THAT SUBDISTRICT

Order of consolidation and notice of and order for hearing

Petitions, pursuant to the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named parties; and it appearing that those patitions present analogous issues;

It is ordered, That the above-entitled matters be, and they hereby are, consolidated for the purpose of hearing and for such other purposes as the officer designated to preside at such hearing may deem appropriate.

It is further ordered, That a hearing in the above-entitled matters under the applicable provisions of said Act and the rules of the Division be held on November 12, 1941, at 10 o'clock in the forenoon of that day, at a hearing room of the Bituminous Coal Division at the United States Post Office, Thermopolis, Wyoming.

It is further ordered, That Scott A. Dahlquist or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matters. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to ad-

minister oaths and affirmations, examine witnesses, subpoena witnesses, compel their attendance, take evidence, require the production of any books, papers, correspondence, memoranda, or ôther records deemed relevant or material to the inquiry, and to continue said hearing from time to time, and to prepare and submit to the Director proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in these proceedings and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petitions is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before November 6, 1941.

All persons are hereby notified that the hearing in the above-entitled matters and any orders entered therein, may concern, in addition to the matters specifically alleged in the petitions, other matters necessarily incidental and related thereto, which may be raised by amendment to the petitions, petitions of interveners, or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of the petitions.

The matter concerned herewith is in regard to the petitions of the Sheridan-Wyoming Coal Company, Inc., and other code members in Subdistrict 5 of District 19, for the recognition of a certain tipple located at Kirby, Wyoming, as the normal loading facility of the Miller Mine (Mine Index No. 152) and the Osborn Mine (Mine Index No. 159) and for revision of the effective minimum prices for the coals, for truck shipment, produced at certain other mines in that Subdistrict; and, more particularly, for a reduction of 5 cents per net ton in the effective minimum prices, for truck shipment, for the coals produced at the Gebo Coal Mine (Mine Index No. 129), the Coal Draw Mine (Mine Index No. 180) and the Eagle Mine (Mine Index No. 124) and for a reduction of 15 cents per net ton in such prices for the coals produced at the mines of all other code members. except the Miller and Osborn Mines of the Sheridan-Wyoming Coal Company, Inc., in Subdistrict 5 of District 19.

Dated: September 25, 1941.

[SEAL] H. A. GRAY,

Director.

[F. R. Doc. 41-7195; Filed, September 26, 1941; 10:11 a. m.]

[Docket No. 1594-FD]

In the Matter of Walters Coal Company, Defendant

ORDER REVOKING AND CANCELLING CODE
MEMBERSHIP

A complaint having been filed with the Bituminous Coal Division, pursuant to the provisions of section 4 II (j) and 5 (b) of the Bituminous Coal Act of 1937, by Bituminous Coal Producers Board for District 12, complainant, alleging wilful violation by Walters Coal Company, a code member in District 12, the defendant, of the Bituminous Coal Code or rules and regulations thereunder as follows:

That the defendant with full knowledge of the requirements contained in the Schedule of Effective Minimum Prices for District 12 for Truck Shipments and with intent to violate the same and in violation thereof, sold, for shipment by truck, between October 1, 1940 and March 5, 1941, 142.2 tons of screenings (Size Group 8) produced at defendant's mine (Mine Index No. 578) located near Hamilton, Iowa, at a price of \$1.00 per ton f. o. b. the mine; the effective minimum price established for such coal being \$1.60 per net ton f. o. b. the mine.

Pursuant to an Order of the Director and after notice to all interested persons, a hearing having been held in this matter on April 9, 1941, before W. A. Shipman, a duly designated Examiner of the Division, at a hearing room thereof in Des Moines, Iowa;

All parties having joined in waiving the preparation and filing of a report by the Examiner; and the record of the proceedings thereupon having been submitted to the undersigned for consideration;

The undersigned having made Findings of Fact, Conclusions of Law and having rendered an Opinion, which are filed herewith;

Now, therefore, it is ordered, That the code membership of the defendant, Walters Coal Company, be and it is hereby revoked and canceled;

It is further ordered, That prior to any reinstatement of the defendant, Walters Coal Company, to membership in the Code, the defendant shall pay to the United States a tax in the amount of \$88.73, as provided in section 5 (c) of the Bituminous Coal Act of 1937.

Dated: September 24, 1941.

[SEAL]

H. A. GRAY,
Director.

[F. R. Doc. 41-7196; Filed, September 26, 1941; 10:11 a. m.]

[Docket No. A-1071]

PETITION OF THE HENRY CLAY COAL MIN-ING COMPANY, A CODE MEMBER IN DIS-TRICT NO. 3, FOR CHANGE IN LOADING POINTS

ORDER GRANTING TEMPORARY RELIEF

An original petition, pursuant to section 4 II (d) of the Bituminous Coal

Act of 1937, having been duly filed with this Division by the above-named party, requesting permission to change temporarily the loading points of the Victor and Keener Mines, Mine Index Nos. 693 and 309, respectively, of The Henry Clay Coal Mining Company from Victor and Keener tipple to Ben Williams tipple, both located near Towson, West Virginia, owing to necessary repairs to the said Victor and Keener tipple; and

The Acting Director finding that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the aboveentitled matter; and

The Acting Director deeming that his action is necessary in order to effectuate the purposes of the Act:

It is ordered, That, for a period not exceeding thirty (30) days from the date of this Order, temporary relief is granted as follows: Commencing forthwith, all shipments except truck from the Victor and Keener Mines, Mine Index Nos. 693 and 309, respectively, may be made from Ben Williams tipple, near Towson, West Virginia.¹

It is further ordered, That applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division, pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

Dated: September 25, 1941.

[SEAL]

DAN H. WHEELER, Acting Director.

[F. R. Doc. 41-7197; Filed, September 26, 1941; 10:12 a. m.]

APPLICATIONS FOR REGISTRATION AS DISTRIBUTORS

An application for registration as a distributor has been filed by each of the following and is under consideration by the Director:

Name and address; Date application filed

James M. Butler, 1172 Pennobscot-Bldg., Detroit, Mich..... Sept. 13, 1941 South Pittsburg Coal Co., South Pittsburg, Tenn.... Sept. 18, 1941 William Stoner, 1713 Pennsylavania Ave., New Castle, Pa. Sept. 19, 1941

Any district board, code member, distributor, the Consumers' Counsel, or any other interested person, who has pertinent information concerning the cligibility of any of the above-named applicants for registration as distributors under the provisions of the Bituminous Coal

¹Nothing herein shall be deemed to affect permission heretofore granted the original petitioner to load coal from its Victor and Keener Mines, Mine Index Nos. 693 and 309, respectively, at Victor and Keener tipple, near Towson, West Virginia, on Northern West Virginia Raliroad.

Act and the Rules and Regulations for the Registration of Distributors, is invited to furnish such information to the Division on or before October 20, 1941. This information should be mailed or presented to the Bituminous Coal Division, 734 15th Street N.W., Washington, D. C.

Dated: September 24, 1941.

[SEAL]

H. A. GRAY,
Director.

[F. R. Doc. 41-7198; Filed, September 26, 1941; 10:12 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

NOTICE OF CANCELLATION OF SPECIAL CERTIFICATE FOR THE EMPLOYMENT OF LEARNERS IN THE APPAREL INDUSTRY

Notice is hereby given that a special certificate for the employment of learners not to exceed at any one time five percent of all productive factory workers employed issued to the Knickerbocker Manufacturing Company, Inc., West Point, Mississippi, on October 25, 1940 has been ordered cancelled as of the first date of violation because of a violation of its terms.

The order of cancellation shall not become effective and enforceable until after the expiration of a fifteen-day period following the date on which this Notice appears in the FEDERAL REGISTER. During this time petitions for reconsideration or review may be filed by any directly interested and aggrieved party pursuant to Section 522.13 of the Regulations. If a petition is properly filed, the effective date of the order of cancellation shall be postponed until final action is taken on the petition.

Signed at Washington, D. C. this 24th day of September 1941.

ALEX G. NORDHOLM,
Duly Authorized Representative
of the Administrator.

[F.R. Doc. 41-7213; Filed, September 26, 1941; 11:50 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 656]

IN THE MATTER OF THE APPLICATION OF PAN AMERICAN AIRWAYS, INC. FOR AN AMENDMENT OF ITS EXISTING CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY, UNDER SECTION 401 OF THE CIVIL AERONAUTICS ACT OF 1938, AS AMENDED

NOTICE OF HEARING

Public hearing on the above-entitled proceeding, being the application of Pan American Airways, Inc., for amendment of its existing certificate of public convenience and necessity authorizing air transportation between San Francisco,

Calif., and Auckland, New Zealand, so as to authorize service to Suva, British Crown Colony of Fiji, as an intermediate stop, is hereby assigned for October 8, 1941, 10 o'clock a. m. (Eastern Standard Time) at the Willard Hotel, 14th Street and Pennsylvania Avenue NW., Washington, D. C., before an Examiner of the Board.

Dated Washington, D. C., September 24, 1941

By the Board.

[SEAL] DARWEN CHARLES BROWN, Secretary.

[F. R. Doc. 41-7190; Filed, September 26, 1941; 9:41 a. m.]

[Dacket No. 602]

IN THE MATTER OF THE APPLICATION OF TACA, S. A., FOR A FOREIGN AIR CARRIER PERMIT, UNDER SECTION 402 OF THE CIVIL AERONAUTICS ACT OF 1938, AS AMENDED

NOTICE OF POSTPONEMENT OF HEARING

Hearing on the above-entitled proceeding, being the application of TACA, S. A., for a foreign air permit authorizing scheduled air transportation of persons, property, and mail between San Jose, Costa Rica, and Cristobal and/or Balboa, Canal Zone, now assigned for September 29, 1941, is hereby postponed to October 3, 1941 at 10 o'clock a. m. (Eastern Standard Time) in Conference Room A, Departmental Auditorium, before Examiner Herbert K. Bryan of the Board.

Dated Washington, D. C., September 24, 1941.

[SEAL]

HERBERT K. BRYAN,
Examiner.

[F. R. Doc. 41-7191; Filed, September 26, 1941; 9:41 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 4529]

IN THE MATTER OF TAYLOR SCHOOL OF BIO-PSYCHOLOGY, INC., ET AL.

ORDER APPOINTING TRIAL EXAMINER AND FIX-ING TIME AND PLACE FOR TAKING TESTI-MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 24th day of September, A. D. 1941.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U.S.C.A., section 41).

It is ordered, That James A. Purcell, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on

Thursday, October 2, 1941, at ten o'clock in the forencon of that day (central standard time) in Room 226, Federal Building, Chattanooga, Tennessee.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial Examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAL]

Otis B. Johnson, Secretary.

[F. R. Doc. 41-7193; Filed, September 26, 1941; 10:18 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 812-205]

IN THE MATTER OF THE PENNSYLVANIA-BRADFORD COMPANY

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 24th day of September, A. D. 1941.

An application having been duly filed by the above named applicant under and pursuant to the provisions of section 6 (c) of the Investment Company Act of 1940 for an order of this Commission exempting it from all the provisions of the said Act;

It is ordered, That a hearing on such matter under the applicable provisions of the Act and rules and regulations of the Commission thereunder be held on September 30, 1941, at 10:00 o'clock in the forencon of that day, in the Securities and Exchange Commission Building, 1778 Pennsylvania Avenue Northwest, Washington, D. C. On such day, the hearing room clerk in Room 1102 will advise the interested parties where such hearing will be held.

It is further ordered, That Charles S. Lobingler, Esq., or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing on such application. The officer so designated to preside at any such hearing is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's Rules of Practice.

Notice of such hearing is hereby given to the above named applicant and to any other person or persons whose participation in such proceedings may be in the public interest or for the protection of investors.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Dac. 41-7205; Filed, September 26, 1941; 11:33 a. m.]

[File No. 59-33]

IN THE MATTER OF COLUMBIA GAS & ELECTRIC CORPORATION, COLUMBIA OIL & GA,SOLINE CORPORATION, PANHANDLE EASTERN PIPE LINE COMPANY, MICHIGAN GAS TRANSMISSION CORPORATION, AND INDIANA GAS DISTRIBUTION CORPORATION, RESPONDENTS

[File No. 70-263]

In the Matter of Columbia Gas & Electric Corporation

[File No. 70-371]

In the Matter of Columbia Oil & Gaso-Line Corporation

[File No. 70-387]

IN THE MATTER OF PANHANDLE EASTERN
PIPE LINE COMPANY

ORDER POSTFONING DATE FOR HEARING AND EXTENDING TIME FOR INTERESTED PERSONS TO BE HEARD OR INTERVENE

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of September A. D. 1941.

The Commission having on August 26, 1941 issued its Notice of and Order (Holding Company Act Release No. 2963) consolidating the proceedings of the above-captioned matters for hearing on September 16, 1941 at 10 A. M. at the offices of the Securities and Exchange Commission, 1778 Pennsylvania Avenue NW., Washington, D. C. and such Notice and Order having directed that any persons desiring to be heard or proposing to intervene in connection with these proceedings file with the Secretary of the Commission on or before September 8. 1941 a written statement relative thereto as provided by Rule XVII of the Commission's Rules of Practice; and

The Commission having granted a request by Columbia Gas & Electric Corporation and Columbia Oil & Gasoline Corporation for a postponement of such consolidated hearing to the 30th day of September, 1941 (Holding Company Act Release No. 2994); and

Columbia Gas & Electric Corporation having filed a request for a further postponement of such consolidated hearing to the 14th day of October, 1941 for the reason that said Respondent requires additional time to prepare for the hearing herein; and

The Commission having considered the request for further postponement of the hearing and being of the opinion that there is good and sufficient reason therefor and that the same is reasonable and should be granted.

It is therefore ordered, That the consolidated hearing in the above matters initially set for September 16, 1941 and postponed to September 30, 1941 be and the same is hereby further postponed to October 14, 1941 at 10 o'clock in the foremon of that day at the same place and before the same officer of the Commission as specified in the Notice and Order dated August 25, 1941; on such date the

hearing room clerk in Room 1102 will advise as to where the hearing will be held: and

It is further ordered, That the time within which persons desiring to be heard or proposing to intervene shall file a written statement relative thereto as provided by Rule XVII of the Commission's Rules of Practice be and the same hereby is further extended to the 7th day of October, 1941.

Notice of such postponement and extension of time within which application to be heard or to intervene may be filed is hereby given to Respondents and to any other person whose participation in such consolidated proceeding may be in the public interest or for the protection of investors and consumers.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 41-7206; Filed, September 26, 1941; 11:33 a. m.]

[File No. 54-24]

IN THE MATTER OF STANDARD GAS AND ELECTRIC COMPANY AND SAN DIEGO GAS & ELECTRIC COMPANY.

ORDER EXTENDING TIME FOR FILING NOTIFICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 25th day of September, A. D. 1941.

The Commission having made findings and entered an order herein on June 20, 1941, as amended on June 24, 1941, approving a plan filed by Standard Gas and Electric Company for disposition of 590,527 shares of common stock of San Diego Gas & Electric Company owned by it, on condition that Standard Gas and Electric Company notify the Commission in writing within 30 days of the date of said order as to the availability of the proceeds of the sale of said shares of common stock of San Diego Gas & Electric Company for the immediate reduction of the indebtedness of the said Standard Gas and Electric Company, and steps taken and proposed to be taken by the said Standard Gas and Electric Company in connection therewith:

And it appearing that because certain legal questions had arisen as to the meaning and intent of the provisions of the Supplemental Trust Agreement dated April 1, 1938 securing said indebtedness, with respect to the time at which the said Standard Gas and Electric Company might cause sums deposited with the Trustees for the various notes and debentures of said company, to be used for the retirement of said notes and debentures, the said Standard Gas and Electric Company on July 17, 1941 requested an extension of time to September 20, 1941; and it having filed its further petition on September 19, 1941 alleging that a final determination of such legal questions will be reached

within the ensuing thirty (30) days and requesting a further extension to October 20, 1941 of the date fixed by said order of June 20, 1941;

It is ordered, That the date fixed by the order of this Commission entered on June 20, 1941 for the filing by Standard Gas and Electric Company with the Commission of notification as contemplated by said order, findings and opinion, and particularly as provided in condition numbered (2) of said order, be and the same is hereby extended to October 20, 1941.

By the Commission.

[SEAL] Francis P. Brassor, Secretary.

[F. R. Doc. 41-7207; Filed, September 26, 1941; 11:33 a. m.]

[File No. 31-31]

IN THE MATTER OF PUBLIC SERVICE COR-PORATION OF NEW JERSEY

ORDER DENYING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 15th day of September, A. D. 1941.

Public Service Corporation of New Jersey having filed an application under section 2 (a) (8) of the Public Utility Holding Company Act of 1935 for an order declaring it not to be a subsidiary company of The United Gas Improvement Company and The United Corporation, registered holding companies; notice and opportunity for hearing on said application having been duly given; a hearing having been held on said application; requested findings of fact and conclusions of law and supporting briefs having been filed; oral argument having been heard by the Commission; the record having been duly considered; and the Commission being duly advised in the premises and having this day issued its Findings and Opinion herein:

It is ordered, on the basis of the said Findings and Opinion, that the said application of Public Service Corporation of New Jersey be, and the same hereby is, denied.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 41-7208; Filed, September 26, 1941; 11:33 a. m.]

[File Nos. 34-9, 34-41, 70-28]

IN THE MATTER OF FEDERAL WATER SERVICE CORPORATION, UTILITY OPERATORS COM-PANY, AND FEDERAL WATER AND GAS COR-PORATION

ORDER PERMITTING DECLARATIONS TO BECOME EFFECTIVE AND GRANTING APPLICATIONS

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 24th day of September, A. D. 1941.

Federal Water Service Corporation, Utility Operators Company and Federal Water and Gas Corporation having filed applications and declarations, and amendments thereto, pursuant to the Public Utility Holding Company Act of 1935 and the Rules and Regulations promulgated thereunder with respect to a plan for the readjustment and simplification of the capital structure of Federal Water Service Corporation by means of and in connection with a merger between said corporations; and

A public hearing having been held after appropriate notice, and the Commission having considered the record and having made and filed its findings and opinion and its supplemental findings and opinion herein;

It is hereby ordered, That said applications, as amended, be and the same hereby are granted forthwith, and that said declarations, as amended, be and the same hereby are permitted to become effective forthwith, subject, however, to the following conditions:

- (1) That the proposed merger agreement be adopted and the reorganization and merger effected prior to November 1, 1941.
- (2) That within ten days after the consummation of the reorganization and merger the applicants and declarants shall certify to the Commission that the transactions have been carried out in accordance with the terms and conditions of and for the purposes represented by the applications and declarations now on file with the Commission.
- (3) That profits from sales, within three years, of investments held by the reorganized corporation under completion of the reorganization be credited to capital surplus and that losses from such sales be charged to income or earned surplus unless upon application the Commission shall approve some other disposition of such profits and losses.
- (4) That no charge shall be made to capital surplus unless (a) such charge has previously been authorized by appropriate resolution of declarant's board of directors, and (b) subsequent to such resolution of the board of directors, thirty days prior notice of the making of such charge be given to this Commission. The Commission reserves jurisdiction, on receipt of such notice, in and as part of the proceedings herein, after notice given within such thirty days and opportunity for hearing, to disapprove such charge on the basis of the record herein and any additional evidence that may be adduced by any interested party; and in the event that the Commission shall notify declarant to show cause why such charge should not be disapproved, the charge in question shall not be made until expressly authorized by order of this Commission.
- (5) That the Commission reserves jurisdiction to entertain, at the request of the applicants and declarants or any of them, such further proceedings and such further action as may be appropriate regarding any step which may be taken to

consummate the proposed reorganization and merger.

By the Commission.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 41-7209; Filed, September 26, 1941; 11:34 a. m.]

[File No. 70-395]

IN THE MATTER OF CAMBRIDGE ELECTRIC LIGHT COMPANY

ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 25th day of September, A. D. 1941.

Cambridge Electric Light Company, a subsidiary of New England Gas and Electric Association, a registered holding company, having filed an application pursuant to the Public Utility Holding Company Act of 1935, particularly section 6 (b) thereof, regarding an exemption from section 6 (a) of the said Act of the issue and sale of notes to the First National Bank of Boston in an aggregate sum not exceeding \$500,000 in such amounts and at such times as funds are required for the payment of bills incurred in connection with construction for the period from January 1, 1941 to June 30, 1942, such notes to bear interest at a rate not exceeding 21/2% per annum and to be dated as issued but in any event prior to June 30, 1942, and not maturing before June 30, 1944, nor after June 30, 1946; and

Said application having been filed on September 4, 1941, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said Act, and the Commission not having received a request for a hearing with respect to said application within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding with respect to the said application under section 6 (b) of the Act that the requirements of section 6 (b) have been satisfied;

It is hereby ordered, Pursuant to said Rule U-23 and the applicable provisions of said Act and subject to the terms and conditions prescribed in Rule U-24, that the aforesaid application be granted forthwith.

By the Commission, Commissioner Healy dissenting for the reasons stated in his memorandum of April 1, 1940.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 41-7210; Flied, September 26, 1941; 11:34 a. m.]

[File No. 70-357]

IN THE MATTER OF NEW ENGLAND GAS AND ELECTRIC ASSOCIATION, NEW HAMPSHIRE GAS AND ELECTRIC COMPANY

ORDER GRANTING APPLICATIONS

At a regular session of the Securities and Exchange Commission held at its of-

fice in the City of Washington, D. C., on the 24th day of September, A. D. 1941.

New England Gas and Electric Association, a registered holding company, and New Hampshire Gas and Electric Company, its wholly-owned subsidiary, having filed applications pursuant to the Public Utility Holding Company Act of 1935, particularly sections 6 (b) and 10 thereof and Rule U-50, regarding the following transaction:

Pursuant to authorization by the Public Service Commission of the State of New Hampshire, wherein New Hampshire Gas and Electric Company is organized and doing business, said company proposes to issue and sell the following securities:

\$1,500,000 of additional common stock represented by 22,500 shares without par or nominal value, which stock New England Gas and Electric Association proposes to acquire in payment or refunding of \$1,500,000 principal amount of 6% income notes due 1978 presently outstanding and held by said parent company; and

\$1,000,000 principal amount of first mortgage 31/2% bonds, Series B. due 1971-which bonds will be purchased, one-half by John Hancock Mutual Life Insurance Company and one-half by The Northwestern Mutual Life Insurance Company, at a price of 103.79% of the principal amount thereof plus accrued interest to date of delivery; and in connection with the purchase of the Series B bonds said two insurance companies, which are also the owners in equal amounts of all presently outstanding (to wit, \$970,000 principal amount) Series A bonds due 1963 of said issuer, have agreed to modify the interest rate thereon from 4½% to 3½% per annum.

Fees and expenses in connection with the issue and sale of the common stock are estimated at \$2,300; and fees and expenses in connection with the issue and sale of the Series B bonds and reduction in interest rate of the Series A bonds are estimated at \$22,605, which includes a finder's fee of \$10,000 to The First Boston Corporation, Boston, Massachusetts. The applicant has agreed that the Commission retain jurisdiction over the payment of the fee to The First Boston Corporation.

Net proceeds of the Series B bonds, to wit, \$1,015,295, will be utilized by New Hampshire Gas and Electric Company to install additional generating capacity and other plant facilities.

Exemption from competitive bidding with respect to the issue and sale of said securities is requested by virtue of the exemption provisions contained in paragraph (a) (5) of Rule U-50; and

Sald applications having been filed on July 22, 1941 and certain amendments having been filed thereto, the last of said amendments having been filed on September 24, 1941, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said Act and the

Commission not having received a request for a hearing with respect thereto within the period specified in said notice, or otherwise, and not having ordered a hearing thereon;

The Commission finding that the requirements of section 6 (b) are satisfied and that New Hampshire Gas and Electric Company is entitled to an exemption as requested with respect to the issue and sale of said securities, and also that such issue and sale should be exempted from competitive bidding by virtue of paragraph (a) (5) of Rule U-50;

The Commission further finding, with respect to the application of New England Gas and Electric Association filed under section 10 of said Act, that no adverse finding is necessary under sections 10 (b) and 10 (c) (1) and that the transaction involved has the tendency required by section 10 (c) (2) thereof;

It is hereby ordered, Pursuant to said Rule U-23 and the applicable provisions of said Act and subject to the terms and conditions prescribed in Rule U-24, that the aforesaid applications, pursuant to sections 6 (b) and 10, and Rule U-50 be and hereby are granted forthwith.

It is further ordered, That jurisdiction be and hereby is retained over the fee of \$10,000 to be paid to The First Boston Corporation and that such fee shall not be paid until further order of the Commission.

By the Commissioner Healy dissenting for the reasons stated in his memorandum of April 1, 1940.

[SEAL]

Francis P. Brassor, Secretary.

[F. R. Doc. 41-7211; Filed, September 26, 1941; 11:34 a. m.]